Message

From: Lindstrom, Andrew [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=04BF7CF26AA44CE29763FBC1C1B2338E-LINDSTROM, ANDREW]

Sent: 3/30/2020 6:56:57 PM

To: Buckley, Timothy [Buckley.Timothy@epa.gov]

Subject: RE: TSCA 8(a) PFAS Data Call - NDAA Required Action - Seeking ORD Comments on How to Define PFAS for This

Action - Please Provide Comments Back to Me by COB Tuesday, 3/31

Thanks Tim.

From: Buckley, Timothy < Buckley. Timothy@epa.gov>

Sent: Monday, March 30, 2020 2:09 PM

To: Lindstrom, Andrew <Lindstrom.Andrew@epa.gov>; Lau, Chris <Lau.Christopher@epa.gov>

Cc: Baxter, Lisa <Baxter.Lisa@epa.gov>; Diaz-Sanchez, David <Diaz-Sanchez.David@epa.gov>; Stanek, Lindsay

<Stanek.Lindsay@epa.gov>; Wilson, Vickie <Wilson.Vickie@epa.gov>

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Closing this loop. Note appreciation below.

Tim

From: Cybulski, Walter < Cybulski. Walter@epa.gov>

Sent: Monday, March 30, 2020 2:07 PM

To: Buckley, Timothy < Buckley. Timothy@epa.gov>

Cc: Ramasamy, Santhini < Ramasamy, Santhini@epa.gov ; Jones, Samantha < Jones, Samantha@epa.gov > ; Jones, Samantha < Jones, Samantha@epa.gov > ; Jones, Samantha < Jones, Samantha@epa.gov > ; Jones, Samantha < Jones.Samantha@epa.gov > ; Jones > Jones Samantha@epa.gov > ; Jones Samant

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Much appreciated, Tim. Thank you to the CPHEA experts for considering the request and providing their thoughts.

- Walter

From: Buckley, Timothy < Buckley. Timothy@epa.gov>

Sent: Monday, March 30, 2020 1:24 PM

To: Cybulski, Walter < Cybulski. Walter@epa.gov>

Cc: Ramasamy, Santhini < Ramasamy. Santhini@epa.gov >; Jones, Samantha < Jones. Samantha@epa.gov >

Subject: RE: TSCA 8(a) PFAS Data Call - NDAA Required Action - Seeking ORD Comments on How to Define PFAS for This

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Walter,

Per your request, for CHPHEA, attached please find comments from Andy Lindstrom and Chris Lau.

Tim

From: Cybulski, Walter < Cybulski. Walter@epa.gov>

Sent: Thursday, March 26, 2020 3:19 PM

To: Buckley, Timothy <Buckley.Timothy@epa.gov>; Speth, Thomas <Speth.Thomas@epa.gov>; Schumacher, Brian

<<u>Schumacher.Brian@epa.gov>;</u> Guiseppi-Elie, Annette <<u>Guiseppi-Elie.Annette@epa.gov</u>>; Ankley, Gerald

<Ankley.Gerald@epa.gov>

Cc: Gillespie, Andrew <Gillespie.Andrew@epa.gov>; Frithsen, Jeff <Frithsen.Jeff@epa.gov>; Burden, Susan <Burden.Susan@epa.gov>; Flowers, Lynn <Flowers.Lynn@epa.gov>; Hartzell, Evelyn <hartzell.evelyn@epa.gov>; Riddick, Lee <Riddick.Lee@epa.gov>; Ramasamy, Santhini <Ramasamy.Santhini@epa.gov>; Daniels, Rebecca <Daniels.Rebecca@epa.gov>; Linnenbrink, Monica <Linnenbrink.Monica@epa.gov>

Subject: RE: TSCA 8(a) PFAS Data Call - NDAA Required Action - Seeking ORD Comments on How to Define PFAS for This Action - Please Provide Comments Back to Me by COB Tuesday, 3/31

Hello, PFAS Leads.

One follow-up note for this **TSCA Section 8(a) Data Call** rule request. Some possible suggestions put forth for specific ORD experts to aid in this review are the following:

- Tony Williams, CCTE
- Ann Richard, CCTE
- Grace Patlewicz, CCTE
- Andy Lindstrom, CPHEA
- John Washington, CEMM

Thank you.

- Walter

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From: Cybulski, Walter < Cybulski, Walter@epa.gov>

Sent: Thursday, March 26, 2020 3:03 PM

To: Buckley, Timothy <<u>Buckley.Timothy@epa.gov</u>>; Speth, Thomas <<u>Speth.Thomas@epa.gov</u>>; Schumacher, Brian <<u>Schumacher.Brian@epa.gov</u>>; Guiseppi-Elie, Annette <<u>Guiseppi-Elie.Annette@epa.gov</u>>; Ankley, Gerald <<u>Ankley.Gerald@epa.gov</u>>

Cc: Gillespie, Andrew <<u>Gillespie.Andrew@epa.gov</u>>; Frithsen, Jeff <<u>Frithsen.Jeff@epa.gov</u>>; Burden, Susan <<u>Burden.Susan@epa.gov</u>>; Flowers, Lynn <<u>Flowers.Lynn@epa.gov</u>>; Hartzell, Evelyn <<u>hartzell.evelyn@epa.gov</u>>; Riddick, Lee <<u>Riddick.Lee@epa.gov</u>>; Ramasamy, Santhini <<u>Ramasamy.Santhini@epa.gov</u>>; Daniels, Rebecca <Daniels.Rebecca@epa.gov>; Linnenbrink, Monica <Linnenbrink.Monica@epa.gov>

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Hello, PFAS Leads for ORD Centers.

ORD/OSAPE is contacting you for assistance in conducting a wider ORD review of OCSPP's initial thoughts on their potential approaches to define what PFAS will be included in the **TSCA Section 8(a) Data Call** rulemaking that they are currently developing as required by the National Defense Authorization Act for Fiscal Year 2020 (NDAA). Please see the attached document - NDAA 2020 - Title LXXIII PFAS - Subtitle E – for the statutory background for this action.

NDAA does not provide a PFAS definition or specific list of PFAS for EPA to include in this TSCA Section 8(a) rulemaking. Therefore, OCSPP is trying to determine what PFAS it will include for the action and has currently come up with two potential approaches, as outlined in the attached document – PFAS TSCA 8a scope_workingcopy_for comment – i.e., (1)

a PFAS definition or set of criteria; or (2) a discrete list of PFAS to include in the rule. OCSPP wants participating EPA offices to provide feedback on these potential approaches or suggestions for any other approaches to consider. OSAPE is reaching out to the ORD Center PFAS Leads to have the appropriate ORD experts review these potential approaches, and OSAPE will provide those comments to OCSPP for their consideration as they move forward with this rulemaking.

Please review the attached PFAS TSCA 8(a) Scope document and provide any comments from your Center back to me by COB Tuesday, 3/31. OSAPE will provide consolidated comments to OCSPP for consideration and continued workgroup discussions on the development of this TSCA Section 8(a) rulemaking.

Thank you in advance for your consideration in helping with this request. Please reach out to me if there are any questions.

Regards, Walter

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